## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

|                                       | )                                |
|---------------------------------------|----------------------------------|
| MICHAEL BERRY, Individually and on    | )                                |
| Behalf All Others Similarly Situated, | )                                |
| •                                     | )                                |
| Plaintiff,                            |                                  |
| V.                                    | )                                |
|                                       | ) Civil Action No.: 4:13-cv-2443 |
| KIOR, INC., FRED CANNON, and          | )                                |
| JOHN K. KARNES,                       | )                                |
| Defendants.                           | )                                |
|                                       | )                                |

## **DEFENDANTS' CERTIFICATE OF INTERESTED PARTIES**

Defendants <u>KiOR</u>, <u>Inc.</u>, Fred Cannon and John Karnes ("Defendants") know, or have reason to believe, that each of the following persons or entities may have a financial interest in the outcome of this case:

- 1. Plaintiff Michael Berry.
- 2. Putative class members, as defined in the Class Action Complaint.
- 3. Sammy Ford IV, the Law Firm of Abraham, Watkins, Nichols, Sorrels, Agosto & Friend, Lesley Portnoy and Pomerantz Grossman Hufford Dahlstrom & Gross LLP, counsel for Plaintiff Michael Berry and putative class members.
- 4. Proposed Lead Plaintiff Sharon Kegerreis.
- 5. Deborah Jean Bullion, James L. Gascoyne, Gascoyne & Bullion, PC, Nicholas Porritt, and Levi & Korsinsky LLP, counsel for Proposed Lead Plaintiff Sharon Kegerreis.
- 6. Proposed Lead Plaintiff Dave Carlton.
- 7. Ronald Dean Gresham, Payne Mitchell Law Group, Phillip Kim, Laurence M. Rosen and The Rosen Law Firm, P.A., counsel for Proposed Lead Plaintiff Dave Carlton.
- 8. Defendant KiOR, Inc.
- 9. Defendant Fred Cannon
- 10. Defendant John H. Karnes

If new parties are added or if additional persons or entities that are financially interested in the outcome of the litigation are identified during the pendency of this litigation, then counsel for Defendants will promptly file an amended disclosure.

Respectfully submitted,

## BAKER BOTTS L.L.P.

Of Counsel:

Michael G. Bongiorno
Peter J Kolovos
Kerry C Tipper
WILMER CUTLER PICKERING
HALE AND DORR LLP
60 State Street
Boston, MA 02109
(Tel) 617.526.6000
(Fax) 617.526.5000
michael.bongiorno@wilmerhale.com

/s/ Cristina Espinosa Rodriguez
David D. Sterling

Attorney-In-Charge
Texas Bar No. 19170000
Federal I.D. No. 07079
Cristina Espinosa Rodriguez
Texas Bar No. 00793701
Federal I.D. No. 20575
One Shell Plaza, 910 Louisiana Street
Houston, Texas 77002
(Tel) 713.229.1234

(Fax) 713.229.1522 cristina.rodriguez@bakerbotts.com

**Attorneys for Defendants** 

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## **CERTIFICATE OF SERVICE**

I hereby certify that on this the 15th day of November, 2013, a true and correct copy of the foregoing document was served on all counsel of record through the Court's electronic filing system.

/s/ Cristina Espinosa Rodriguez Cristina Espinosa Rodriguez

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